| Branson Favor LLP (doc/88) | | | | | | |
|---|--|--|--|--|--|--|
| Name and Prisoner/Booking Number | | | | | | |
| Place of Continement. 24900 Epo of Highway 202: Post Box 1906 | | | | | | |
| Mailing Address Tchachapi California 93581-5906 City, State, Zip Inde | | | | | | |
| (Failure to notify the Court of your change of address may result in dismissal of this action.) | | | | | | |
| | | | | | | |
| | TES DISTRICT COURT TRICT OF CALIFORNIA | | | | | |
| | N | | | | | |
| BRANDH FAVER LIMITED LIABILITY PRACTICUM. (Full Name of Plaintiff) Plaintiff, | | | | | | |
| v. | CASE NO. 1:20-cv-01165-DAD-SKO (To be supplied by the Clerk) | | | | | |
| (1) BY AKLINES MATTER (Full Name of Defendant) | (10 be supplied by the Clerk) | | | | | |
| (2) MICHGUL CRAMA, | | | | | | |
| (3)AMARU RECORDS INCORPORATES | CIVIL RIGHTS COMPLAINT BY A PRISONER | | | | | |
| (4) REBA ANN STEVENS | Original Complaint | | | | | |
| Defendant(s). |) First Amended Complaint Second Amended Complaint | | | | | |
| ACCUSATION OF THE PROPERTY OF |) Libecond Amended Complaint | | | | | |
| A. JURIS | SDICTION | | | | | |
| 1. This Court has jurisdiction over this action pursuan ✓ 28 U.S.C. § 1343(a); 42 U.S.C. § 1983 | nt to: | | | | | |
| 28 U.S.C. § 1331; Bivens v. Six Unknown Federal Narcotics Agents, 403 U.S. 388 (1971). | | | | | | |
| Other: | | | | | | |
| 2. Institution/city where violation occurred: MERNIA | HLEY STATE POSTON DEVAND. | | | | | |

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B. DEFENDANTS

| 1. | Name of first Defendant: Block Lives Market The first Defendant is employed as: at Non Applicable (Position and Title) (Institution) | | | | |
|-------|--|--|--|--|--|
| 2. | Name of second Defendant: Michella Oboma The second Defendant is employed as: Vive Porticipant Application Clark (Position and Title) The second Defendant is employed as: at Washington, District of Columbia (Institution) | | | | |
| 3. | Name of third Defendant: Aman Records Incorporates . The third Defendant is employed as: | | | | |
| | (Position and Title) (Institution) | | | | |
| 4. | Name of fourth Defendant: Polo Ann Stevens The fourth Defendant is employed as: | | | | |
| | (Position and Title) (Institution) | | | | |
| If yo | u name more than four Defendants, answer the questions listed above for each additional Defendant on a separate page. | | | | |
| | C. PREVIOUS LAWSUITS | | | | |
| 1. | Have you filed any other lawsuits while you were a prisoner? Yes \sum No | | | | |
| 2. | If yes, how many lawsuits have you filed? \(\frac{1c}{\ell} \). Describe the previous lawsuits: | | | | |
| | a. First priör läwsuit: | | | | |
| | 1. Parties: Favor v. Sean Barrot | | | | |
| | 2. Court and case number: Onknown | | | | |
| | 3. Result: (Was the case dismissed? Was it appealed? Is it still pending?) Years | | | | |
| | | | | | |
| | b. Second prior lawsuit: | | | | |
| | 1. Parties: Fovot v. Josmina Scott | | | | |
| | 2. Court and case number: (hknown | | | | |
| | 3. Result: (Was the case dismissed? Was it appealed? Is it still pending?) | | | | |
| | | | | | |
| | c. Third prior lawsuit: | | | | |
| | 1. Parties: fower v. Nancy Steller Pople. | | | | |
| | 2. Court and case number: \(\int \) \(\lambda \) \(\lam | | | | |
| | 3. Result: (Was the case dismissed? Was it appealed? Is it still pending?) Fending? | | | | |
| | | | | | |

If you filed more than three lawsuits, answer the questions listed above for each additional lawsuit on a separate page.

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| 1. To E | ate the constitutional or other federal civil right that was violated: Eighth Amone ment - Writ of Inchibition Exicence | <u>n</u> _ |
|--|--|---|
| 2. | laim II. Identify the issue involved. Check only one. State additional issues in separate claims. Basic necessities | |
| The design of the second of th | upporting Facts. State as briefly as possible the FACTS supporting Claim II. Describe exactly what edant did not do that violated your rights. State the facts clearly in your own words without citing least or or properties. To include which most respect to consequents. The control of the properties | de la |
| | a. Are there any administrative remedies (grievance procedures or administrative appeals) available at y institution? ☐ Yes ☑ | our |
| | o. Did you submit a request for administrative relief on Claim II? | No |
| | c. Did you appeal your request for relief on Claim II to the highest level? |] No |
| | d. If you did not submit or appeal a request for administrative relief at any level, briefly explain why did not. Time continein spreyrously inevertanced timely appeals it presented in order of assistant presented in order of assistant areas areas areas areas and assistant areas areas areas. | W. |

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| | CLAIM III | co / / | (|
|--------------------------|--|--------------------|-----------|
| 1. $\sqrt{\text{State}}$ | the constitutional or other federal civil right that was violated: Due Process-Right b | attorbee | |
| FOUTH OF | pportonist money lander | | |
| ? Clai | m III Identify the issue involved. Class to the control of the con | • | |
| Clai | m III. Identify the issue involved. Check only one. State additional issues in separate Basic necessities | claims. | |
| | in the court in the | edical care | |
| | | taliation | |
| | Excessive force by an officer \(\subseteq \text{Threat to safety } \subseteq \text{Other:} \) | | |
| 3. Sup | porting Facts. State as briefly as possible the FACTS appearing Chicago Design | | |
| Defenda | porting Facts. State as briefly as possible the FACTS supporting Claim III. Describe ex nt did or did not do that violated your rights. State the facts clearly in your own words with | actly what ea | ach |
| authority | or arguments. | nout citing le | egal |
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| Carsen | vacor to citing a whention & consideration and inschipent to son got most was | njehoma | 15 |
| 4. Inj | ury. State how you were injured by the actions of inactions of the Defendant(s). |) | |
| Inhave | not pot recontinue any acquirent to state place recognition to cacice in esse | as Las | ^ |
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| | | - or his ord | |
| a. | ministrative Remedies. | , e | |
| a. | Are there any administrative remedies (grievance procedures or administrative appeals) a | ivailable at y | 'OUI |
| | institution? | ✓ Yes □ | No |
| b. | Did you submit a request for administrative relief on Claim III? | ✓ Yes □ |] No |
| c. | Did you appeal your request for relief on Claim III to the highest level? | ✓ Yes □ | No |
| d. | If you did not submit or appeal a request for administrative relief at any level, briefly e | explain why | VOII |
| | did not. | | - 1000/76 |
| | | | |

If you assert more than three Claims, answer the questions listed above for each additional Claim on a separate page.

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E. REQUEST FOR RELIEF

| | im resonant is allowed stransperactions |
|--|---|
| I declare under penalty of perjury that the foregoing is true and con | rect. |
| Executed on Accost 11,2020 DATE | SIGNATURE OF PLAINTIFF |
| BPAIDON FAVOR LLP TINCONPONATION - LEGAT ASSISTANT. (Name and title of paralegal, legal assistant, or other person who helped prepare this complaint) | |
| | |
| (Signature of attorney, if any) | |
| 210 Nost lample street LOS Angeles, Call torniq 90012-3210 (213) 97-1-7400 | |
| (Attorney's address & telephone number) | |

ADDITIONAL PAGES

All questions must be answered concisely in the proper space on the form. If you need more space you may attach more pages, but you are strongly encouraged to limit your complaint to twenty-five pages. If you attach additional pages, be sure to identify which section of the complaint is being continued and number all pages. Remember, there is no need to attach exhibits to your complaint.